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APPLICATION NO.	FILING	DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/502,407	02/10/2000		Harry A. Glorikian	P690CIP1	5124
24739	7590	08/09/2006		EXAMINER	
CENTRAL PO BOX 187		TENT AGENC	Y		
AROMAS, CA 95004				ART UNIT	PAPER NUMBER

DATE MAILED: 08/09/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Notice of Non-Compliant	09/502,407		GLORIKIAN, HARRY A.	
Amendment (37 CFR 1.121)	Examiner	Art Unit	TARRY A.	
Amendment (or or K 1.121)	Ajay M. Bhatia	2145		
The MAILING DATE of this communication a			nddress	
The amendment document filed on <u>15 June 2006</u> is concequirements of 37 CFR 1.121 or 1.4. In order for the tem(s) is required.	considered non-compliant be	ecause it has failed to me	eet the	
THE FOLLOWING MARKED (X) ITEM(S) CAUSE TH 1. Amendments to the specification: A. Amended paragraph(s) do not included paragraph(s). B. New paragraph(s) should not be under the control of the control	de markings.	ENT TO BE NON-COMP	LIANT:	
2. Abstract:A. Not presented on a separate sheet.B. Other	37 CFR 1.72.			
 3. Amendments to the drawings: A. The drawings are not properly identified. "Annotated Sheet" as required by 3" B. The practice of submitting proposed showing amended figures, without r C. Other 	7 CFR 1.121(d). d drawing correction has been	en eliminated. Replacen	ment drawings	
 4. Amendments to the claims: A. A complete listing of all of the claims B. The listing of claims does not includ C. Each claim has not been provided w of each claim cannot be identified. number by using one of the followin (Previously presented), (New), (Not D. The claims of this amendment pape E. Other: <u>See Continuation Sheet</u>. 	le the text of all pending cla with the proper status identif Note: the status of every c ng status identifiers: (Origina t entered), (Withdrawn) and	fier, and as such, the ind laim must be indicated a al), (Currently amended), (Withdrawn-currently an	lividual status fter its claim (Canceled), nended).	
☐ 5. Other (e.g., the amendment is unsigned or	r not signed in accordance	with 37 CFR 1.4):	7	
For further explanation of the amendment format requ	•	MPEP § 714. JASON SUPERVISORY I	CARDONE	
FIME PERIODS FOR FILING A REPLY TO THIS NO				
 Applicant is given no new time period if the non- filed after allowance. If applicant wishes to resub- entire corrected amendment must be resubmitted. 	mit the non-compliant after-			
2. Applicant is given one month, or thirty (30) days, correction, if the non-compliant amendment is one (including a submission for a request for continued amendment filed within a suspension period unde Quayle action. If any of above boxes 1. to 4. are conon-compliant amendment in compliance with 37	e of the following: a prelimined examination (RCE) under er 37 CFR 1.103(a) or (c), and checked, the correction requ	nary amendment, a non-f 37 CFR 1.114), a suppl nd an amendment filed in	final amendment emental n response to a	
Extensions of time are available under 37 CF amendment or an amendment filed in response		compliant amendment is	a non-final	
Failure to timely respond to this notice will re Abandonment of the application if the non- filed in response to a Quayle action; or Non-entry of the amendment if the non-con-	-compliant amendment is a			

amendment.

Telephone No.

Continuation of 4(e) Other: Amended claims are not entered due to restriction by original presentation and applicant has canceled claims 1-8, therefore applicant must elect to amend the original claims or file a divisional application with claims 9-28.

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Election/Restrictions

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Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 9-28, are drawn to a GPS-enabled cellular telephone associated with a mobile user and enabled to communicate on a cellular network; and a server enabled to deliver information on the cellular network to the cellular telephone for the user; wherein the server delivers different information sequentially regarding a geographically-fixed reference location to the cellular telephone, the information delivered being different according to dynamic repositioning of the cellular telephone as the mobile user travels, and wherein the cellular telephone render the information as audible voice, classified in class 455, subclass 404.2.
- II. Claims 1-8, are drawn to a plurality of data categories identified by geographic regions; a plurality of stored data entities in each of the data categories identified according to position in one of the geographic regional a user profile identifying specific information subject categories or specific sub-categories of interest for a user; and a data retrieval system; characterized in that the data entities are selected for retrieval by the retrieval system according to the data category, one or more of the user's specific information subject categories or specific sub-categories of interest, and by the position within the geographic region, classified in class 709, subclass 219.

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Newly submitted claims 9-28 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: The original claims were not directed to a GPS-enable cellular telephone that accesses information based upon global positioning information, they were related to a system for retrieving stored data provided in sub-categories.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 9-28 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

The amendment filed on 6/15/06 canceling all claims drawn to the elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03). The remaining claims are not readable on the elected invention because they are direct to a different invention.

Since the above-mentioned amendment appears to be a *bona fide* attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ajay M. Bhatia whose telephone number is (571)-272-3906. The examiner can normally be reached on M-F 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Cardone can be reached on (571)272-3933. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jason Cardone

Supervisor Patent Examiner

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